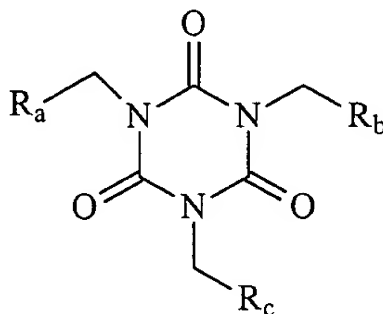


## IN THE CLAIMS

1. (Amended) An electronic device comprising [a first polymer derived from] a component that comprises a polymer that comprises a monomer having the formula:



wherein each of R<sub>a</sub>, R<sub>b</sub>, R<sub>c</sub> are independently selected from the group consisting of: a hydroxylated aliphatic side chain; an epoxy glycol; an ethoxy ether; a glycol ether; an adduct of glycol ether or a bisphenol glycol epoxy; an adduct of an epoxy glycol and an amine such as oxydianiline to form a hydroxylamine; an adduct of a glycol ether and a cycloaliphatic epoxy; and an adduct of hydroxyethyl side chain and a cycloaliphatic epoxy.

## REMARKS

### CLAIM OBJECTIONS

Claims 1-9 are objected to by the Examiner as based on the contention that there must be some statement or recitation in Claim 1 that must make the device “electronic”. The Applicant disagrees. As amended, Claim 1 recites an “electronic device comprising a component...”. This amendment is fully supported by page 8, lines 24-26 of the Original Specification. The phrase “an electronic device” merely provides a boundary or field of the art to Claim 1 and the phrase “a component” is a part of this electronic device. It is unclear to the Applicant what would need to be in Claim 1 to make the article “electronic”. Would the Applicant need to recite that there is a flow of